Standard form for Disclosures of Interest

I, Ana Maria Carreño {nominated by Gabby Dreyfus} {residing in the United States}, a Member of the TEAP Decision XXXI/7 Task Force on Energy Efficiency (hereinafter referred to as the Energy Efficiency Task Force or EETF) declare as follows:

1) I have read the Conflict of Interest and Disclosure Guidelines for the Technology and Economic Assessment Panel, its Technical Options Committees and Temporary Subsidiary Bodies (“the COI Guidelines”) as adopted by the Meeting of the Parties in Decision XXIV/8.

2) I am a Senior Manager, Policy & Analysis at CLASP. My responsibilities include international energy efficiency policy research / management, design and implementation of regional and national programs that improve energy performance of products and appliances, including cooling equipment / product market research and technical analysis, including impacts assessment from energy efficiency policy / management of CLASP’s cooling portfolio, providing comprehensive advisory support to raise efficiency standards for cooling equipment, improve testing efforts, training and other capacity building activities.

3) This declaration constitutes my written agreement, pursuant to paragraph 8 of the COI Guidelines, to comply with the Guidelines. I understand that this written agreement is a condition of my service.

4) My interests¹ {, and those of my personal partner} {and dependants}, include the following -

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¹ When making a disclosure of interest, consider the COI Guidelines as a whole, and in particular the Annex which gives the following illustrative list of interests that should be disclosed -

(a) A current proprietary interest of a member or his/her personal partner or dependent in a substance, technology or process (e.g., ownership of a patent) to be considered by the Technology and Economic Assessment Panel or any of its technical options committees or temporary subsidiary bodies;

(b) A current financial interest of a member or his/her personal partner or dependent, e.g., shares or bonds in an entity with an interest in the subject matter of the meeting or work (but not shareholdings through general mutual funds or similar arrangements where the expert has no control over the selection of shares);

(c) A current employment, consultancy, directorship or other position held by a Member or his/her personal partner or dependent, whether or not paid, in any entity which has an interest in the subject matter of the Technology and Economic Assessment Panel. This element of disclosure also includes paid consultancy efforts performed on behalf of an implementing agency to assist developing countries to adopt alternatives;

(d) The provision of advice on significant issues to a government with respect to its implementation of the Montreal Protocol or engaging in the development of significant policy positions of a government for a Montreal Protocol meeting;

(e) Performance of any paid research activities or receipt of any fellowships or grants for work related to a proposed use of an ozone-depleting substance or an alternative to a proposed use of an ozone depleting substance.
a. **Proprietary interests:** [ ]
b. **Financial interests:** [ ]
c. **Employment, consultancy, directorship or other positions:** [ ]
d. **Government advice and other policy development:** [ ]
e. **Paid research activities, fellowships or grants:** [ ]
f. **Other interests:** [ ]

5) The source of funding for my participation in the work of the TEAP EETF is CLASP.

6) Pursuant to paragraph 11 of the COI Guidelines I declare that I have not declined to disclose information falling within paragraph 10 of those Guidelines.

7) I undertake to disclose any material change to any of the above information, pursuant to paragraph 9 of the COI Guidelines, within 30 days of any such change.

8) I undertake to make further declarations of interest annually for so long as I remain a member of the TEAP EETF.

9) I understand that this DOI will expire no later than one year after I have signed it.

Ana Maria Carreño

February 19, 2021

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Relevant financial relationships between Members should be disclosed.

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2 Where a Member benefits from finance that has been channelled through a conduit, the Member should also identify the source of the finance.